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HEWLETT PACKARD COMPANY P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION FORT COLLINS, CO 80527-2400			MCLEAN, NEIL R	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Office Action Summary	Application No. 10/615,738	Applicant(s) TWEDE, ROGER S.
	Examiner Neil R. McLean	Art Unit 2625

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
 - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
 - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED. (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 14 April 2008.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-9, 11, 12, 14-18, 20-22 and 24-28 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-9, 11-12, 14-18, 20-22, and 24-28 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) Notice of References Cited (PTO-892)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
 3) Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/Mail Date _____
- 4) Interview Summary (PTO-413)
 Paper No(s)/Mail Date _____
- 5) Notice of Informal Patent Application
 6) Other: _____

DETAILED ACTION

Objections

1. Claims 1-3, 16-19, and 22 were objected to in the previous Office Action because of minor informalities. The Examiner notes that these claims have been amended. These objections have been withdrawn.

The Title, Abstract, and Drawings were objected to because of minor informalities. The Examiner notes that these have been amended. These objections have been withdrawn.

Status of Claims

2. Claims 1-28 are pending in this application.

Independent Claims 1, 16 and 22 have been amended.

Claims 10, 13, 19, 23, and 29-33 have been canceled.

Response to Arguments

3. Applicant's arguments filed 4/14/2008 have been fully considered but they are not persuasive.

Regarding Applicant's Argument:

"Therefore, in claim 1 as amended there are two frame buffer memories. The display data transfer circuit monitors changes made to the (first) frame buffer memory,

and transfers the pixels that have changed to the display. This is achieved by the display data transfer circuit comparing the pixels of the second frame buffer memory against the pixels of the first frame buffer memory to determine whether any changes have been made to the pixels of the first frame buffer memory.

Applicant respectfully submits that these limitations of claim 1 are not disclosed by Toshiba."

Examiner's response:

The control (Controller 22 in Figure 1) is constructed to control the first and second memories such that, in response to a command from the host machine commanding display of an image and a command from the host machine specifying that part of display data stored in the first memory which has been updated by the host machine, display data in the updated part is transferred from the first memory to the display unit to be displayed thereon and to the second memory to be stored therein, while display data in parts other than the updated part are transferred from the second memory to the display unit to be displayed thereon and, during the transfer of the display data from the first memory to the display unit and the second memory, inhibition of access to the first memory by the host machine is notified to the host machine and, after the transfer of the display data to the second memory, the display data stored in the second memory are read out and transferred to the display unit to be displayed thereon as described in Column 2, lines 40-58.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claim 1-3, 5-9, 11-12, 14-18, 20-22, and 24-28 are rejected under 35 U.S.C. 102(b) as being anticipated by Toshiba (US 4,816,815).

Regarding Claim 1: (Currently Amended)

Yoshida discloses a system comprising:

a frame buffer memory (e.g., VRAM #1 in Figure 1) for a serially addressable (Column 4, lines 59-65) display (e.g., CRT 10 in Figure 1), the frame buffer memory having a number of pixels corresponding to a number of pixels of the display (Column 6, lines 38-41); and,

a display data transfer circuit (e.g. Controller 22 shown in Figure 1) to serially transfer (See Parallel to Serial Converter 176 to Video transfer in Figure 5) the pixels of the frame buffer memory to display to update (The process of Figure 5; Described in Column 6, lines 16-26) the display;

wherein the display data transfer circuit is to monitor changes made to the pixels of the frame buffer memory, and is to serially transfer the pixels of the frame buffer memory that have changed to the display (as shown in FIG. 8, in the event of delivery of the updated

display data to the CRT 10, the other or non-updated display data are displayed by reading the display data out of the store regions 318a and 318b of the VRAM 24 and transferring them to the CRT 10. Concerning the updated part of the display data, it is read out of the store region 314 of the VRAM 16 and transferred to the CRT 10 to be displayed and, at the same time, transferred to the VRAM 24 to be stored in a store region 320 associated therewith as described in Column 8, lines 9-24), and

wherein the frame buffer memory is a first frame buffer memory, the system further comprising a second frame buffer memory (e.g., VRAM 24) to which the pixels of the first frame buffer memory are copied, the display data transfer circuit to compare pixels of the second frame buffer memory against the pixels of the first frame buffer memory to determine whether changes have been made to the pixels of the first frame buffer memory (The control is constructed to control the first and second memories such that, in response to a command from the host machine commanding display of an image and a command from the host machine specifying that part of display data stored in the first memory which has been updated by the host machine, display data in the updated part is transferred from the first memory to the display unit to be displayed thereon and to the second memory to be stored therein, while display data in parts other than the updated part are transferred from the second memory to the display unit to be displayed thereon and, during the transfer of the display data from the first memory to the display unit and the second memory, inhibition of access to the first memory by the host machine is notified to the host machine and, after the transfer of the display data to the second memory, the display data stored in the second memory are read out and transferred to the display unit to be displayed thereon as described in Column 2, lines 40-58).

Regarding Claim 2: (Currently Amended)

Yoshiba discloses the system of claim 1, further comprising the display (e.g., CRT 10 in Figure 1).

Regarding Claim 3: (Currently Amended)

The system of claim 1, wherein the display is communicated with via a communication format comprising:

an x coordinate of the display (The portion of the address read out from e.g., VRAM 16 which corresponds to the x position of the display);

a y coordinate of the display (The portion of the address read out from e.g., VRAM 16 which corresponds to the y coordinate of the display); and,

a number of sequential pixels to be written to the display starting at the x coordinate and at the y coordinate (The process described in Column 6, lines 34-41 wherein the display data is transferred).

Regarding Claim 5: (Original)

The system of claim 1, wherein the frame buffer memory (e.g., VRAM #1 in Figure 1 is separate from controller 22 in Figure 1) is separate from the display data transfer circuit.

Regarding Claim 6: (Original)

The system of claim 1, wherein the frame buffer memory (e.g., VRAM #2 in Figure 1) is part of the display data transfer circuit (e.g. Display Switching Circuit 156 shown in Figure 6; Column 5, lines 5-10).

Regarding Claim 7: (Original)

The system of claim 1, wherein the data transfer circuit is an application-specific integration circuit (ASIC) (e.g. Display Switching Circuit 156 shown in Figure 6; Column

5, lines 5-10).

Regarding Claim 8: (Original)

The system of claim 1, wherein the frame buffer memory has a bit depth of at least one bit corresponding to a bit depth of the display (As shown in FIG. 14, where it is desired to update only part of the region 314 of the VRAM 16, i.e., part 420 with a bit width d, only the data in the desired part 420 may be read out of the VRAM 16 and transferred to the CRT 10 while being written in an associated region of the VRAM 24 as described in Column 9, lines 44-51).

Regarding Claim 9: (Original)

The system of claim 1, wherein the display data transfer circuit is to start at an origin point of the display when serially transferring the pixels of the frame buffer memory to the display (Column 9, lines 44-51).

Regarding Claim 10: (Cancelled)

Regarding Claim 11: (Currently Amended)

The system of claim 1, wherein the display data transfer circuit is to serially transfer the pixels of the frame buffer memory that have changed to the display by determining a number of sequential pixel groups inclusive of one or more of the pixels of the frame buffer memory that have changed that minimize data transfer to the display (Column 9, lines 44-51).

Regarding Claim 12: (Original)

The system of claim 11, wherein at least one of the sequential pixel groups are also inclusive of one or more of the pixels of the frame buffer memory that remain unchanged (Column 9, lines 44-51).

Regarding Claim 13: (Cancelled)

Regarding Claim 14: (Currently Amended)

The system of claim 10, further comprising a mask (Column 7, lines 45-55) to indicate that changes have been made to the pixels of the frame buffer memory.

Regarding Claim 15: (Original)

The system of claim 1, wherein the frame buffer memory supports at least one of an endianness selector and a bit directional selection capability (Column 9, lines 44-51).

Regarding Claim 16: (Currently Amended)

Yoshiba discloses a system comprising:
a frame buffer memory (e.g., VRAM #1 in Figure 1) for a serially addressable (Column 4, lines 59-65), display (e.g., CRT 10 in Figure 1), the frame buffer memory having a number of pixels corresponding to a number of pixels of the display (Column 6, lines 38-41); and,

means (The device or circuit portion of the Controller 22 shown in Figure 1) for serially transferring (See Parallel to Serial Converter 176 to Video transfer in Figure 5) the pixels of the frame buffer memory to the display to update (The process of Figure 5; Described in Column 6, lines 16-26) the display

wherein the means is further for monitoring changes made to the pixels of the frame buffer memory, and for serially transferring the pixels of the frame buffer memory that have changed to the display (as shown in FIG. 8, in the event of delivery of the updated display data to the CRT 10, the other or non-updated display data are displayed by reading the display data out of the store regions 318a and 318b of the VRAM 24 and transferring them to the CRT 10. Concerning the updated part of the display data, it is read out of the store region 314 of the VRAM 16 and transferred to the CRT 10 to be displayed and, at the same time, transferred to the VRAM 24 to be stored in a store region 320 associated therewith as described in Column 8, lines 9-24), and

wherein the frame buffer memory is a first frame buffer memory, the system further comprising a second frame buffer memory (e.g., VRAM 24) to which the pixels of the first frame buffer memory are copied the means to compare pixels of the second frame buffer memory against the pixels of the first frame buffer memory to determine whether changes have been made to the pixels of the first frame buffer memory (The control is constructed to control the first and second memories such that, in response to a command from the host machine commanding display of an image and a command from the host machine specifying that part of display data stored in the first memory which has been updated by the host machine, display data in the updated part is transferred from the first memory to the display unit to be displayed thereon and to the second memory to be stored therein, while display data in parts other than the updated part are transferred from the second memory to the display unit to be displayed thereon and, during the transfer of the display data from the first memory to the display unit and the second memory, inhibition of access to the first memory by the host machine is notified to the host machine and, after the transfer of the display data to the second memory, the display data stored in the second memory are read out and

transferred to the display unit to be displayed thereon as described in Column 2, lines 40-58).

Regarding Claim 17: (Currently Amended)

The system of claim 16, further comprising the display (e.g., CRT 10 in Figure 1).

Regarding Claim 18: (Currently Amended)

The system of claim 16, wherein the non-DMA display is communicated with via a communication format comprising:

an x coordinate of the display (The portion of the address read out from e.g., VRAM 16 which corresponds to the x position of the display);
a y coordinate of the display (The portion of the address read out from e.g., VRAM 16 which corresponds to the y coordinate of the display); and,
a number of sequential pixels to be written to the display starting at the x coordinate and at the y coordinate (The process described in Column 6, lines 34-41 wherein the display data is transferred).

Regarding Claim 19: (Cancelled)

Regarding Claim 20: (Currently Amended)

The system of claim 19, wherein each pixel group includes one or more sequential pixels of the frame buffer memory that have changed (Column 9, lines 44-51).

Regarding Claim 21: (Currently Amended)

The system of claim 19, wherein each pixel group includes a sequence of at least one pixel, the sequence of at least one pixel group including one or more of the pixels of the frame buffer memory that remain unchanged (Column 9, lines 44-51).

Regarding Claim 22: (Currently Amended)

Claim 22, a method claims is rejected for the same reason as Claim 1.

Regarding Claim 23: (Cancelled)

Regarding Claim 24: (Original)

The method of claim 22, wherein determining that the one or more pixels of the frame buffer memory have changed comprises utilizing a mask indicating that the one or more pixels have changed (Column 7, lines 45-55).

Regarding Claim 25: (Original)

The method of claim 22, wherein serially transferring at least the one or more pixels from the frame buffer memory to the display comprises, for each pixel of the one or more pixels,

specifying to the display an x coordinate and a y coordinate of the pixel; and (The portion of the address read out from e.g., VRAM 16 which corresponds to the x position and the y position of the display),

specifying the pixel to the display (The process described in Column 6, lines 34-41 wherein the display data is transferred to the display).

Regarding Claim 26: (Original)

The method of claim 22, wherein serially transferring at least the one or more pixels from the frame buffer memory to the display comprises determining a number of sequential pixel groups inclusive of at least the one or more pixels that minimize data transfer to the display (Column 9, lines 44-51).

Regarding Claim 27: (Original)

The method of claim 26, wherein determining the number of sequential pixel groups comprises determining at least one pixel group that is also inclusive of one or more pixels of the frame buffer memory that remain unchanged (Column 9, lines 44-51).

Regarding Claim 28: (Original)

The method of claim 26, wherein serially transferring at least the one or more pixels from the frame buffer memory to the display further comprises, for each sequential pixel group (Column 9, lines 44-51),

specifying to the display an x coordinate and a y coordinate at which the sequential pixel group starts (As Shown in Figure 14); and,

specifying to the display a number of bits corresponding to the sequential pixel group (As shown in Figure 14).

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Toshiba as applied to claim 1 above, and further in view of Dunn (US 4,497,036).

Regarding Claim 4: (Currently Amended)

Yoshiba discloses the system of claim 1, wherein the non-DMA display is one of a stand alone display and an embedded display.

Yoshiba does not disclose expressly wherein the display is an embedded display.

Dunn discloses an embedded display; mounted on the inner surface of the cases cover (Column 4, lines 41-45).

Yoshiba & Dunn are combinable because they are from the same field of endeavor of image processing, e.g., a cpu coupled to and controlling a display.

At the time of the invention, it would have been obvious to a person of ordinary skill in the art to have a display embedded in a computer system.

The suggestion/motivation for doing so would have been to have a means to communicate with a system visually and graphically.

Therefore, it would have been obvious to combine Dunn's embedded display with Yoshiba's display memory control system to obtain the invention as specified in claim 4.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Katsura et al. (US 4,947342) discloses a graphic processing system for storage and delivery of characters in the form of pixel unit information and is suitable for high speed processing when developing characters at given positions.

Examiner Notes

9. The Examiner cites particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested that, in preparing responses, the applicant fully considers the

references in its entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or as disclosed by the Examiner.

10. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Neil R. McLean whose telephone number is (571)270-

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1679. The examiner can normally be reached on Monday through Friday 7:30AM-4:00PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David K. Moore can be reached on 571.272.7437. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Neil R. McLean/
Examiner, Art Unit 2625

/David K Moore/
Supervisory Patent Examiner, Art Unit 2625